Case No. 22-7164 September Term, 2022

UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

MICHIGAN WELFARE RIGHTS ORGANIZATION, et al.

Plaintiffs-Appellees,

Filed: 01/02/2024

v.

DONALD J. TRUMP

Defendant-Appellant.

OPPOSITION TO APPELLEES' MOTION FOR SUMMARY AFFIRMANCE

Appellant Donald J. Trump ("President Trump") respectfully submits that this Court should deny Appellees' Motion for Summary Affirmance and grant his contemporaneously filed motion to stay this case or otherwise hold it in abeyance pending a potential petition for a writ of certiorari in the *Blassingame* appeal. The Defendant-Appellee Republican National Committee joins in the opposition of Appellees' Motion for Summary Affirmance.

Filed: 01/02/2024

First, Appellees have missed the deadline for bringing a dispositive motion under D.C. Cir. Rule 27(g)(1). Indeed, Appellees have not moved for leave to file a dispositive motion after this deadline, which ran 45 days after this case was docketed.

Second, summary affirmance is inappropriate since the *Blassingame* appeal is not yet finally resolved. Indeed, the mandate has not issued in *Blassingame*. A motion to stay the mandate pending a petition for writ of certiorari will soon be filed in *Blassingame*. Appellant President Trump has, therefore, also filed a motion to stay or otherwise hold this appeal in abeyance pending the resolution of that motion and the potentially forthcoming petition for a writ of certiorari before the United States Supreme Court.

Because of these filings, this case would benefit from further briefing and argument once the *Blassingame* appeal is fully and finally resolved. *See Taxpayer Watchdog, Inc. v. Stanley*, 819 F. 2d 294, 297-98 ("To summarily affirm an order of the district court, this court must conclude that no benefit will be gained from further briefing and argument of the issues presented.").

Therefore, it is inappropriate for this Court to grant summary affirmance at this time since Appellees sole argument for summary affirmance relies upon the *Blassingame* decision, where the mandate has not yet issued. Instead, the Court should deny Appellee's motion and grant Appellant's motion to stay this case or otherwise hold it in abeyance pending the final resolution of the *Blassingame* appeal.

Dated: January 2, 2024

Respectfully submitted,

Filed: 01/02/2024

/s/ Jesse R. Binnall
Jesse R. Binnall
Molly McCann
BINNALL LAW GROUP, PLLC
717 King Street, Suite 200
Alexandria, Virginia 22314
Phone: (703) 888-1943

Fax: (703) 888-1930

Email: jesse@binnall.com molly@binnall.com

David A. Warrington
Jonathan M. Shaw
DHILLON LAW GROUP, INC.
2121 Eisenhower Avenue
Suite 608
Alexandria, Virginia 22314
(415) 433-1700
dwarrington@dhillonlaw.com
jshaw@dhillonlaw.com

Attorneys for President Donald J. Trump

Filed: 01/02/2024

Filed: 01/02/2024

CERTIFICATE OF COMPLIANCE

This motion complies with the type-volume limit of Federal Rule of

Appellate Procedure 27(d)(2)(A) because it contains 306 words, calculated

using Microsoft Word's word-count function. This motion also complies

with the typeface and type- style requirements of Federal Rules of

Appellate Procedure 27(d)(1)(E) and 32(a)(5)-(6) because it was prepared

using Microsoft Word in Century 14-point font, a proportionally spaced

typeface.

Dated: January 2, 2024

/s/ Jesse R. Binnall Jesse R. Binnall

Attorney for President Donald J. Trump

5

CERTIFICATE OF SERVICE

I certify that on January 2, 2024, a copy of the foregoing was filed with the Clerk of the Court using the Court's CM/ECF system, which will send a copy to all counsel of record.

/s/Jesse R. Binnall
Jesse R. Binnall

Filed: 01/02/2024

Attorney for President Donald J. Trump